RECEIVED

BEFORE THE

DEC - 4 2002

Federal Communications Commission Federal Communications commission

WASHINGTON, D.C. 20554

In the Matter of)
Revisions to Cable Television Rate)
Regulations) MB Docket No. 02-144
Implementation of Sections of)
The Cable 'Television Consumer) MM Docket No. 92-266
Protection and Competition Act)
of 1992: Rate Regulation)
Implementation of Sections of)
The Cable Television Consumer) MM Docket No. 93-215
Protection and Competition Act)
of 1992: Rate Regulation)
Adoption of a Uniform Accounting)
System for the Provision of Regulated	CS Docket No. 94-28
('able Service)
)
Cable Pricing Flexibility) CS Docket No. 96-157

REPLY COMMENTS OF TIME WARNER CABLE

Steven N. Teplitz Vice President/Associate General Counsel AOL Time Warner Inc. 800 Connecticut Avenue Washington. D.C. 20006 202-530-7883	Aaron I. Fleischman Arthur H. Harding Seth A. Davidson Craig A. Gilley Lisa Chandler Cordell Fleischman and Walsh, L.L.P 1400 Sixteenth Street, N.W. Suite 600

Dated: December 4. 2002

TABLE OF CONTENTS

Sum	mary			1	
I	EFF	EFFEC IVE COMPETITION STREAMLINING			
	A	Burcn of Proof			
	B.	Com	Competing Provider (50115) Test – Generally		
		1.	Subscriber Numbers	6	
		2.	Competitor Subscriber Number Requests	6	
		3.	Number of Competitors	9	
	C.	DBS-Based Competing Provider Test			
		1.	Zip Code Identification Methodologies	10	
			a. SkyTRENDS' ZIP Code Identification Process	10	
			b. ZlP Code Identification Pre-Screening	11	
		2.	Availability to At Least 50 Percent of the Households	12	
		3.	Largest MVPD Issues	15	
	D.	LEC'	Test	16	
11.	GEO	GEOGRAPHIC RATE UNIFORMITY			
	A	Geographic Rate Uniformity Allegations Require Case-by- Case Adjudication			
В		Scction 76.984(a) of the Commission's Rules Should Be Amended in Light of CPST Deregulation			
III.	BST CHANNEL ADDITIONS OR DELETIONS			24	
CON	CLUSI	NC		31	

SUMMARY

Time Warner Cable fully supports NCTA's assessment that appropriate updates to the Commission's cable rate calculation rules can be "accomplished without a major rewrite." Any wholesale changes, at this stage in the evolution of cable rate regulation, would only foster confusion, complexity and undermine the laudable goals of predictability and national uniformity, and would be contrary to the congressional directive to minimize "administrative burdens on subscribers, cable operators, franchising authorities and the Commission." Time Warner Cable endorses the suggestions advanced by NCTA to fine-tune and clarify the rate rules. In particular. Time Warner Cable offers detailed proposals for revisions in three areas:

1) mechanisms to streamline the process for effective competition determinations; 2) amendment of the Commission's geographic rate uniformity rule necessitated by the sunset of CPST regulation; and 3) rate adjustment procedures to account for the addition or deletion of channels from regulated basic service tiers.

With respect to the Commission's effective competition procedures, there are a number of refinements that should now be adopted. In the 50/15 competing provider test context, Time Warner Cable endorses the suggestion made by several parties the Commission should now presume that effective competition exists and shift the burden to the LPA to show the lack of competition, particularly in states with high concentrations of DBS subscribers. The original presumption of the lack of effective competition can no longer be justified in light of the fact that DBS is now unquestionably a reasonable and nationwide substitute for cable. At the very minimum, the Commission should adopt a neutral burden of proof that would find effective competition if a preponderance of the evidence supports the cable operator's showing.

To ensure complete records in effective competition proceedings, the Commission should buttress a cable operator's right under Section 76.907(c) to obtain a competitor's homes passed

and subscriber numbers. The Commission should clarify that, upon request, competitors must provide honics passed and subscriber numbers that reflect single-family homes plus the total number of individual units in multiple dwelling unit buildings, regardless of whether they are individually or bulk-billed. Additionally, failure to provide a timely response should result in a line for each day the competitor fails to respond after the 15-day deadline. The Commission should also revise Section 76.907(c) to explicitly provide LFAs the authority to request subscribei-ship data from cable's competitors.

Further elaboration is also needed on methodologies used in identifying DBS subscribers. Time Warner Cable's recent experiences highlight some of the difficulties associated with identifying those ZIP codes that correspond. in whole or in part, with franchise areas and the variety of resources that might be used in this process. Time Warner Cable has worked with SkyTRENDS to develop a new method to efficiently identify those 5-digit ZIP codes associated with a particular franchise area boundary. In addition to being efficient, cost-effective and based upon reliable data sources, this process allows for consistency and objectivity. Time Warner Cable requests the Cornmission to confirm that ZIP codes identified through this process presumptively represent the universe of ZIP codes that correspond, in whole or in part, to a particular franchise area. Naturally, interested parties would have a full opportunity to prove any discrepancies, for example, through the submission of detailed maps.

In the alternative. Time Warner Cable suggests that the Commission adopt a process whereby the cable operator submits to the LFA the list of those ZIP codes believed to cover, in whole or in part, the franchise area. The LFA would have 15 days to object to this list and to propose any specific additions or deletions. The failure to object would create a binding presumption that the list of ZIP codes is appropriate. In the event an LFA objects to the

inclusion/exclusion of particular ZIP codes, it would need to provide evidence supporting its assessment of the ZIP codes associated with the franchise area.

Section 623(l)(1)(B)(ii) of the Act requires a showing that the combined penetration of all MVPDs "other than the largest" exceeds I5 percent. Given that SkyTRENDS refuses to provide a break out of individual DTH provider's subscriber data, in cases where the cable operator's subscriber total does not exceed aggregate DTH penetration, it is impossible to demonstrate which MVPD is the largest. The Commission therefore should clarify that the phrase "other than the largest" MVPD in Section 623(l)(1)(B)(ii) was simply based on the assumption that the "incumbent" MVPD would typically be the "largest" MVPD in a particular franchise area, and thus would be the party most likely to seek effective competition relief. But there is certainly no rational basis to preclude MVPDs that are not the largest in a particular franchise area from obtaining effective competition relief. Thus, Section 76.905(b)(2)(ii) of the Commission's rules should be amended to change the phrase "other than the largest multichannel video programming distributor" to read "other than the multichannel video programming distributor seeking an effective competition ruling."

The Commission should now also refine its application of the LEC test. In various decisions applying the LEC test, the Commission has recognized that a LEC's presence has a significant competitive impact upon a cable operator long before the LEC completes installing its plant or rolling out its services. **As** long as the LFA has met its statutory obligation by including a provision in the franchise requiring construction that will ultimately result in a "substantial overlap" of service areas according to an established timetable, that timetable should be considered *per se* reasonable and deemed to satisfy the test.

The Commission should decline Everest's invitation to use this proceeding to resolve various pending geographic rate uniformity issues. Without question, the proceedings cited by

Everest have been pending for substantial periods and are ripe **for** decision. However, each such proceeding involves a unique set of facts and circumstances, and thus each case is best resolved on the basis of the individual record developed in the applicable proceeding. Given the complexity of many of the issues and the particularized factual situations presented, this rulemaking proceeding is not the proper forum for resolution of such cases. However, Section 76.984(a) should be amended now to delete the reference to and the applicability of the geographic rate uniformity requirement to cable programming service tiers. Given the March 31, 1999 sunset of CPST rate regulation, the geographic rate uniformity requirement very clearly now only applies to the basic service tier. However, the text of Section 76.984 still does not reflect this change. Time Warner Cable therefore urges the Commission to amend Section 76.984 of its rules accordingly.

Finally, the Commission acknowledged in the *NPRM* that "operator and franchising authority practices with respect to channel deletions and channel movements have varied considerably" due to disagreements over the scope of the sunset provision in Section 76.922(g)(8) of the Commission's rules. That sunset provision plainly states that "Paragraph (g) of this section shall cease to be effective on January 1, 1998 unless renewed by the Commission." The provisions terminated on the face of this sunset provision include Sections 76.922(g)(4)–(5), which required a pro-rata "residual" adjustment when channels were deleted from the BST or shifted between the BST and CPST. The fact that the Commission never acted to "renew" these provisions prior to January 1, 1998 is beyond dispute. Regardless of what the ('ommission does going forward, the Commission should "grandfather" existing rate calculations made on the basis of a good faith interpretalion of Section 76.922(g)(8), including calculations that, consistent with the plain language of the sunset provision and the Commission's own decisions, do not include any pro-rata or per-channel residual adjustment for the deletion of BST

channels or the movement of BST channels to CPST. Timc Warner Cable also supports NCTA's proposal for the adoption oi'a new rule that would apply the per-channel adjustment methodology (determined without reference to unregulated CPST channels) on a going forward basis *to* BST channel additions, deletions, and shifts on an equal basis.

BEFORE THE

Federal Communications Commission

WASHINGTON, D.C 20554

In the Matter of)	
Revisions to Cable Television Rate)	
Regulations)	MB Docket No. 02-144
Implementation of Sections of)	
The Cable Television Consumer)	MM Docket No. 92-266
Protection and Competition Act)	
of 1992: Rate Regulation)	
Implementation of Sections of)	
The Cable Television Consumer)	MM Docket No. 93-215
Protection and Competition Act)	
of 1992: Rate Regulation)	
Adoption of a Uniform Accounting)	
System for the Provision of Regulated	ĺ	CS Docket No. 94-28
Cable Service)	
)	
Cable Pricing Flexibility)	CS Docket No. 96-157

REPLY COMMENTS OF TIME WARNER CABLE

Time Warner Cable, by its attorneys, hereby submits these reply comments in response to the Commission's Notice of Proposed Rulemaking and Order in the above-captioned proceeding. Time Warner Cable fully supports the proposals set forth in the comments of the National Cable & Telecommunications Association ("NCTA"). NCTA offers suggestions for the clarification and fine-tuning of numerous aspects of the Commission's rules and policies relating to the regulation of cable rates "in light of the March 1999 end of cable programming

¹ Notice of Proposed Rulemaking and Order, 17 FCC Red 11550 (2002) ("NPRM").

service tier [("CPST")] rate regulation." In particular, Time Warner Cable agrees with NCTA's assessment that appropriate updates to the Commission's cable rate calculation rules can be "accomplished without a major rewrite.'. Any wholesale changes, at this stage in the evolution of cable rate regulation, would only foster confusion, complexity and undermine the laudable goals of predictability and national uniformity, and would be contrary to the congressional directive to minimize "administrative burdenr on subscribers, cable operators, franchising authorities and the Commission."

As set forth in detail below, Time Warner Cable's Reply Comments focus on three specific issues: 1) proposals to streamline the process for effective competition determinations; 2) revision to the Commission's geographic rate uniformity rule necessitated by the sunset of CPST regulation; and 3) rate adjustment procedures to account for the addition or deletion of channels from regulated baric service tiers.

I. EFFECTIVE COMPETITION STREAMLINING

Given Time Warner Cable's considerable experience in demonstrating the existence of effective competition. there are a number of refinements to the Commission's procedures that would facilitate this procesr. Implementation of the changes outlined below would result in a more efficient administrative review process, benefiting the Commission, local franchising authorities ("LFAs") and cable operators alike.

³ NCTA Comments at 2.

 $^{^2}$ *NPRM* at ¶ 1.

⁴ 47 U.S.C. § 543(b)(2)(A).

A. Burden of Proof

The Commission's rules, in their present form, presume that effective competition does not exist and place the burden of rebuttal on the cable operator. The Commission's decision to adopt a presumption of the lack of effective competition was based on the beliefthat it would "expedit[e] implement[ing] the rate regulation provisions of the [1992 Cable] Act. When the Commission adopted a presumption against effective competition back in 1993, the first high-powered direct broadcast satellite ("DBS") satellite was not yet even launched. There were few overbuilders. Video dialtone was a "nascent service."

The competitive landscape has changed dramatically in the intervening years. Non-cable multichannel video programming distributors ("MVPDs") accounted for approximately 23% of all MVPD customers as of the end of 2001. While SMATV and wireless cable have experienced relative stability, ¹⁰ and there are a growing number of overbuilders, OVS, and

⁵ See 47 C.F.R.§§ 76.906, 76.907(b).

⁶ See In the Matter of Implementation of Sections of the Cable Television Consumer Protection and Competition Act of 1992: Rate Regulation, Report and Order and Further Notice of Proposed Rulemaking, 8 FCC Rcd 5631, ¶ 41 (1993) ("Rate Order"). Notably, in its Notice of Proposed Rulemaking to implement Section 623. as revised by the 1992 Cable Act, the Commission initially proposed to place tlie burden on LFAs to demonstrate the lack of effective competition. See In the Matter of Implementation of Section of the Cable Television Consumer Protection and Competition Act of 1992: Rate Regulation, Notice of Proposed Rulemaking, 8 FCC Rcd 510, ¶ 17 (1992). The fact that the Commission exercised its discretion in initially assigning the burden of proof serves to rebut those who argue that Congress established a statutory presumption against the presence of effective competition.

⁷ See Rate Order at ¶ 32, n. 100

See Rate Order at ¶ 21.

⁹ See In the Matter of Implementation of Section 11 of the Cable Television Consumer Protection and Competition Act of 1992, CS Docket No. 98-82 et al., Comments of AT&T Corp. (Jan. 4, 2002), at 16-17.

¹⁰ See Annual Assessment of the Status of Competition in the Market for the Delivery of Video Programming, First Report, 9 FCC Rcd 7442, ¶¶ 79, 92 (1994) (reporting approximately 550,000 wireless cable, and one million SMATV, subscribers); Annual Assessment of the Status (footnote continues)

broadband service providers, ¹¹ DBS has enjoyed astounding growth and provides formidable competition to cable. ¹² Since having launched the first high-powered DBS satellite system in December 1993, with approximately 600,000 households in 1994, ¹³ DBS subscribership reportedly now exceeds 18,400,000. ¹⁴

of Competition in the Market for the Delivery of Video Programming, Eighth Annual Report, 17 FCC Rcd 1244, ¶ 71, 75 (2002) (reporting approximately 700,000 MMDS, and 1.5 million SMATV, subscribers) ("Eighth Annual Report").

See Eighth Annual Report at ¶ 107 (noting the "growing importance of providers that are overbuilding existing cable systems with state-of-the-art systems that offer a bundle of telecommunications services...Building advanced systems allows BSPs the ability to offer a bundle of services. such as video, voice and high-speed Internet access").

^{1?} Despite NATOA's contrary suggestion, DBS offers an "effective competition alternative." See National Association of Telecommunications Officers and Advisors, the National League of Cities, and the Miami Valley Cable Council Comments at 32, 38 ("NATOA Comments"). The Commission has recognized that "[t]he growth of non-cable MVPD subscribers continues to be primarily due to the growth of DRS." See Eighth Annual Report at ¶ 8. As Chairman Powell recently observed, "EchoStar and DirecTV compete vigorously, not only with cable, but with each other . . . [N]either operator is failing in its efforts to complete against cable. DBS subscriber growth rates arc 2.5 times larger than those of cable. Cable is attempting to respond to the DBS threat by increasing channel capacity and adding new services for consumers." See In the Matter of Application of EchoStar Communications Corp., General Motors Corp., and Ilughes Electronics Corp., Hearing Designation Order, 17 FCC Rcd 20559 (2002) (Statement of Chairman Michael K. Powell). DirecTV and EchoStar each offer in excess of 200 programming channels, and offer local channels in "48 markets reaching more than 65 million television households." See Annual Assessment of the Status of Competition in the Market for the Delivery of Video Programming, MB Docket No. 02-145, Comments of the National Cable & Telecommunications Association (July 29, 2002). at 15-16 ("NCTA Video Competition Comments"). Cable has responded to such competition. Since 1996, cable operators have spent more than \$65 billion to upgrade their systems to provide new services (e.g., digital cable, digital music, high-speed Internet access, video-on-demand, interactive television, telephony). See id. at 3-4.

See Annual Assessment of the Status of Competition in the Market for the Delivery of Video Programming, Second Annual Report, 11 FCC Red 2060,149 (1995).

¹⁴ See Satellite TV Subscriber Counts, National DTH Counts, located at www.skyreport.com/dth-count....htm (lasted visited Nov. 21, 2002). This figure represents July 2002 combined DirecTV and EchoStar subscriber data. C-Band represents an additional estimated 685.795 subscribers.

In light of these monumental changes in the competitive environment, Time Warner Cable endorses the suggestion made by several parties that the Commission should now presume that effective competition exists and shift the burden to the LFA to disprove its existence, at least in states with more than 15 percent satellite penetration.¹⁵ Particularly in light of the fact that DBS is now unquestionably a reasonable substitute for cable, such approach would be fully justified.

At the very minimum, the Commission should adopt a neutral burden of proof in effective competition decisions. The Commission's motivations in adopting the original presumption of the lack of effective competition – administrative efficiency, LFAs' perceived lack of access to information, and expeditious implementation of rate regulation – are no longer justified. LFAs have had almost a decade to certify to regulate rates, effective competition determinations by the Commission are increasing, and cable operators have no inherent advantage in compiling data relating to competitors." Rather, with a "neutral" standard, the Commission would find effective competition if a preponderance of the evidence supports the cable operator's showing. Thus, for example, unopposed petitions would be deemed granted automatically after the opposition period (20 days from the date of public notice) has run.

Similarly, where an LFA secks to regulate for the first time, the LFA would have to establish the

¹⁵ See NCTA Comments at 28-29 (noting that "DBS penetration exceeds 15 percent in 44 states; 20 percent in 36 states; 25 percent in 22 states; 30 percent in 7 states; and even 40 percent in one state."); Cox Comments at 20-21; Comcast Comments at 38-42.

¹⁶ See *Rate* **Order** at $\P 41$

At the time that the Commission adopted its presumption that effective competition did not exist, it had thought that it would collect data annually from cable's competitors. See *Rate Order* at n.145. Time Warner Cable knows of no publicly available document that includes all pertinent details regarding various competitors' reach and penetration for specific communities. Moreover, as described further below, cable operators have faced numerous obstacles in obtaining their competitors' reach and penetration data.

lack of effective competition by a preponderance of the evidence, just as the LFA must currently do when seeking to re-certify to regulate in a community where effective competition previously had been demonstrated."

B. Competing Provider (50/15) Test - Generally

Time Warner Cable has found that, despite the Commission's good ir ntions, so e of the mechanisms designed to assist with the effective competition process have served more to frustrate, rather than facilitate. that process. There are, however, a number of simple, practical solutions to resolve these concerns.

1. Subscriber Numbers

I'hc Commission has set forth what constitutes a "household," and therefore should be counted for effective competition purposes." The Commission should reiterate that competitors must provide subscriber numbers that reflect single-family homes plus the total number of individual units in multiple dwelling unit buildings, regardless of whether they are individually or bulk-billed (e.g., MDU subscribers should not be reported on an "equivalent" basis, nor should an MDU account be counted as a single subscriber for effective competition purposes). The Commission should also make explicit that it intends for "courtesy" (unbilled) customers to be reflected in that count since they represent households that receive service from a MVPD other than the cable operator.

¹⁸ See 47 C.F.R.§ 76.916

¹⁹ See Rate Order at ¶ 34: see also In the Mutter of Implementation of Sections of the Cable Television Consumer Protection and Competition Act of 1992: Rate Regulation, Third Order on Reconsideration, 9 FCC Rcd 4316, ¶¶ 15-17 (1994); 47 C.F.R. § 76.905(c).

2. <u>Competitor Subscriber Number Requests</u>

In an attempt to ensure ready access to the information necessary to demonstrate effective competition, the Commission has directed competitors to provide reach and penetration information within 15 days of a request, where such information is not otherwise available.²⁰ Unfortunately. Time Warner Cable's attempts to exercise this right have proven frustrating and subject to abuse.

The satellite industry has steadfastly refused to directly provide cable operators with reach and penetration information, ²¹ a position seemingly accepted by the Commission. As the Commission noted in its recent *Denton, Texas* case,

Pursuant to Section 76.907(c) of the Commission's rules, cable operators may request subscriber information from competitors for effective competition purposes. This subscriber information may be limited to numerical totals. The Commission has accepted DBS subscriber reports from SkyTrends on behalf of the DBS providers in satisfaction of this requirement.²²

Cable operators have historically faced considerable obstacles in obtaining timely information from SkyTRENDS. At one point, Time Warner Cable had a backlog of numerous unfilled orders, covering approximately 150 local franchise areas, some of which had been

²⁰ See Rate **Order** at ¶ 44; 47 C.F.R. § 76.907(c)

After facing delays that in some cases exceeded several months — attributed by SkyTRENDS to the failure of one or more of the DTH satellite providers (DirecTV, EchoStar, and Motorola Authorization Center) to provide timely subscriber counts — Time Warner Cable made Section 76.907(c) demands on both DirecTV and EchoStar. In response, DirecTV and EchoStar continued to maintain to 'TimeWarner Cable's counsel that such information was readily available through SkyTRENDS. See, *e.g.*, Exhibit A (Letter from Merrill S. Spiegel, Vice President, Government Affairs, DirecTV. to Arthur H. Harding, dated Feb. 28, 2002) (taking the position that "[b]ecause the ZIP+4 data TWC is requesting is currently available through SkyTRENDS, DIKECTV will refer your requests to that program").

²² See Marcus Cable Associates, LLC, 17 FCC Rcd 16652, n.16 (Media Bur. 2002) ("Denton, Texas Order") (petition for reconsideration pending) (internal citations omitted).

pending for well over six months. Until recently, at least one of the direct-to-home ("DTH") providers niade a practice of reporting receivers (*e.g.*, multiple outlets) and not subscribers, thus requiring cable operators, that were using the 5-digit ZIP code allocation niethodology described below, to reduce the DTH penetration information they received by a unsubstantiated factor to account for such reporting inconsistencies. It is noteworthy that cable operators incur significant costs to obtain DTH penetration information through SkyTRENDS.²³ While Time Warner Cable does not object to obtaining DTH penetration information through SkyTRENDS, and agrees that, while not perfect, this process represents the best alternative available for obtaining DTH subscriber data,²⁴ cable operators, LFAs, and the Commission are entitled to assurances that the satellite industry is providing timely, complete and accurate data.²⁵

To ensure access to the necessary data, Timc Warner Cable suggests several modifications to Section 76.907(c). First, the Commission should provide some teeth to the right under Section 76.907(c) to obtain a competitor's homes passed and subscriber numbers. Failure to provide a timely response should result in a fine for each day the competitor fails to respond after the 15-day deadline. Second, the Coinmission should revise Section 76.907(c) to explicitly provide LFAs the authority to request subscribership data from cable's competitors. Third, the Commission should require competitors to certify that the subscriber data provided is timely, accurate and complete and is compiled in accordance with the methodology outlined above in

²³ Of course, this would seem inconsistent with the Commission's expectation that competitors provide such information at their own expense. See *Rate Order* at ¶ 45.

²⁴ See Falcon Cable Systems Company II, 17 FCC Rcd 4648, ¶ 7 (Cable Serv. Bur. 2002) ("Twelve Oregon Cities Order") (accepting the "Sky Trends data . . . because it is the best available source for determining DBS subscribership in such zip code areas").

²⁵ Cable operators face similar frustrations in seeking to obtain data from other competitors, including SMATVs. Assuming that the cable operator can even identify the SMATV owner, (footnote continues)

Section I.B.1. These simple changes will serve to facilitate this process and make it more meaningful, as well as allay LFA concerns regarding their inability to verify SkyTRENDS data.

3. Number of Competitors

The competing provider test requires that "the franchise area is — (i) served by at least two unaftiliated multichannel video programming distributors each of which offers comparable video programming to at least 50 percent of the households in the franchise area." The statute on its face makes clear that this test is met where consumers have a choice among two MVPDs - the incumbent and at least one competitor that is not affiliated with the incumbent. Despite numerous cases applying this principle, "some oppositions remain confused on this point, so the Commission should take this opportunity to reiterate that the first prong of the competing provider test is met in any case where the "cable operator and a competing provider each offer comparable programming to at least 50% of the households." 28

C. DBS-Based Competing Provider Test

The Commission has sanctioned the use of two alternative means for establishing effective competition relying on DTH satellite providers, including DirecTV and EchoStar. The

which is no easy task. many times Section 76.907(c) requests simply go unanswered by SMATV operators.

 $[\]label{eq:see 47 U.S.C.} \mbox{$543(1)(1)(B)(i); 47 C.F.R. § $76.905(b)(2)(i).}$

²⁷ See, e.g., Falcon Telecable, 10 FCC Rcd I654 (Cable Serv. Bur. 1995); Blue Ridge Cable Television. Inc., 11 FCC Rcd 8039 (Cable Serv. Bur. 1996); Americable International Arizona, Inc., 11 FCC Rcd I1588 (Cable Serv. Bur. 1996); Time Warner Entertainment, 12 FCC Rcd 2531 (Cable Serv. Bur. 1997); Paragon Communications und Time Wurner Entertainment-Advance/Newhouse Partnership, 13 FCC Rcd 5913 (Cable Serv. Bur.: 1997).

²⁸ See NPRM at n. 6

('ommission has approved use of either SkyTRENDS' ZIP+4 methodology²⁹ or a 5-digit ZIP code allocation methodology³⁰ for determining those DTH subscribers that are located within a particular franchise area.

1. ZIP Code Identification Methodologies

Time Warner Cable's recent experiences using the San Luis Obispo methodology and arguments raised in opposition highlight some of the difficulties associated with identifying those ZIP codes that correspond. in whole or in part, with franchise areas and the variety of resources that might be used in this process. For example, Time Warner Cable understands that there are many of ZIP code changes each year – additions, deletions, splits, and other modifications. In addition, political boundaries sometimes change, e.g., through annexations. Moreover, to the best of Time Warner Cable's knowledge, there is no generally accepted source that can be used to identify all ZIP codes falling within particular political subdivision boundaries.

a. SkyTRENDS' ZIP Code Identification Process

In an attempt to overcome these deficiencies and minimize oppositions on ZIP code identification issues, Time Warner Cable has worked with SkyTRENDS to develop a method to efficiently identify those 5-digit ZIP codes associated with a particular franchise area. This process employs mapping software and 5-digit ZIP code boundary software, which are based on

10

²⁹ See, e.g., Denton, Texas Order; see also In the Matter of Vicksburg Video. Inc. d/b/a WEHCO Video, Inc., 17 FCC Rcd I 6659 (Mcdia Bur. 2002); In the Matter of Kilgore Video, Inc. d/b/a WEHCO Video, Inc., 17 FCC Rcd 16662 (Media Bur. 2002); Twelve Oregon Cities Order.

³⁰ Charter Communications Properties, LLC, 17 FCC Rcd 4617 (Cable Sew. Bur. 2002) ("Sun Luis Obispo Order"): See also Charter Communications, 17 FCC Rcd 15491 (Media Bur. 2002); Falcon First, Inc., 17 FCC Rcd 16629 (Media Bur. 2002); Falcon Community Cable, L.P., CSR 5964-E. DA 02-2977 (Media Bur. rel. Nov. 4, 2002).

U.S. Census Bureau data and U.S. Postal Service data, respectively.³¹ In addition to being efficient and cost-effective and using reliable data sources, this process allows for consistency and objectivity. Time Warner Cable therefore requests that the Commission acknowledge that ZIP codes identified through this process presumptively represent the universe of ZIP codes that correspond, in whole or in part, to a particular franchise area. Naturally, interested parties would haw a full opportunity to prove any discrepancies, for example, through the submission of detailed maps.

b. ZIP Code Identification Pre-Screening

In the alternative, 'lime Warner Cable suggests that the Commission adopt a process whereby the cable operator submits to the LFA the list of those ZIP codes believed to cover, in whole or in part. the franchise area. The LFA would have 15 days to object to this list and to propose any specific additions or deletions. The failure to object would create a binding presumption that the list of ZIP codes is appropriate. In the event an LFA objects to the inclusion/exclusion of particular ZIP codes, it would need to provide evidence supporting its assessment of the ZIP codes associated with the franchise area. In its sole discretion, the cable operator could then rely on its original list, the LFA's list or a combination thereof. Should the cable operator rely on the list that the LFA provides, the LFA would be barred from objecting; otherwise, the cable operator would have to defend the validity of the ZIP code list it uses in the face of any objection. ³²

³¹ See Exhibit B (SkyTRENDS' LIP Code Identification Methodology)

The efficacy of this approach was denionstrated recently in connection with the pending effective competition determination request for Cary, North Carolina (CSR-5940-E). In that proceeding, the Town of Cary questioned whether some of the zip codes relied upon by the petitioner in fact covered any portion of the Town. Unable to independently verify these facts, the Deputy Chief, Policy Division, Media Bureau wrote io counsel for petitioner and requested (footnote continues)

2. Availability to At Least 50 Percent of the Households

As noted above, the first prong of the competing provider test requires that a franchise area is "(i) served by at least two unaffiliated multichannel video programming distributors each of which offers comparable video programming to at least 50 percent of the households in the franchise area." In an effort to streamline the effective competition process, the Commission may take official notice that as a result of their now ubiquitous availability, DirecTV and EchoStar ("DBS Providers") satisfy this prong.

Service of a MVPD is "offered" for purposes of effective competition

(1) [w]hen the multichannel video programming distributor is physically able to deliver service to potential subscribers, with the addition of no or only minimal additional investment by the distributor, in order for an individual subscriber to receive service; and (2) [w]hen no regulatory, technical or other impediments to households taking service exist, and potential subscribers in the franchise area are reasonably aware that they may purchase the services of the multichannel video programming distributor.³⁴

12

that the parties attempt to agree to a stipulation as to the appropriate list of zip codes. Petitioner sent its proposed stipulation to the Town on November 26, and the Town promptly agreed to the proposed stipulation on November 27. This example serves to demonstrate how a pre-screening approach might create efficiencies for all affected parties and that the 15-day lime frame suggested by Time Warner Cable is niore than adequate.

³³ See 47 U.S.C. § 543(l)(1)(B)(i); 47 C.F.R. § 76.905(b)(2)(i).

³⁴ 47 C.F.R. § 76.905(e).

Each element of this prong is satisfied as follows:

Physical Availability. Insofar as the Commission has repeatedly determined that DBS scrvicc is technically available due to its nationwide satellite footprint throughout the entire continental United States," it has properly taken official notice that the DBS Providers are "physically able" to offer service to subscribers in all franchise areas.

No Regulatory, Technical or Other Impediments Exist. The DBS Providers' services are deemed to be technically available in a franchise area if their satellite footprints cover the franchise area and there are no local regulations prohibiting reception by home satellite dishes." Indeed. it would appear that any such restriction would violate Section 207 of the Telecommunications Act of 1996 and Section 25.104 of the Commission's rules." Further, the DBS Providers do not need franchises in order to operate within a franchise area. As such, there are no regulatory, technical or other impediments that restrict the ability of a consumer to obtain service from a DBS Provider.

Reasonable Awareness & Availability. The Commission has indicated that "awareness may be accomplished through any sort of local, regional or national media, provided that such media reach the community in question."* It has also relied on evidence that the competing MVPD has customers in the affected community to demonstrate that potential subscribers are reasonably aware of their ability to receive service from an alternative provider." Given the DBS' Providers extensive national, regional and local marketing and advertising efforts, ⁴⁰ plus their

³⁵ See Time Warner Entertainment-Advance/Newhouse Partnership, 17 FCC Rcd 6370, ¶ 2 (Media Bur. 2002) ("Dunedin, Florida Order"); Twelve Oregon Cities Order at ¶ 3; Texas Cable Partners, L.P., 17 FCC Rcd 6373, ¶ 3 (Media Bur. 2002) ("Harlingen, Texas Order"); San Luis Obispo Order at ¶ 5; Frontier Vision Operating Partners, 16 FCC Rcd 5228, ¶ 3 (Cable Serv. Bur. 2001) ("Various Vermont Communities Order").

³⁶ See Kate Order at ¶ 32

³⁷ See Telecommunications Act of 1996. Pub. L. No. 104-104, 110 Stal. 56 (1996), § 207; see also 47 C.F.R. § 25.104.

 $^{^{38}}$ See Rate Order at ¶ 32

³⁹ See Kansas City Cable Partners, 16 FCC Rcd 18751, ¶ 6 (Cable Serv. Bur. 2001); Time Warner Entertainment Company, L.P., 16 FCC Rcd 7537, ¶ 6 (Cable Serv. Bur. 2001).

⁴⁰ According to trade press reports. DirecTV spent \$90 million in advertising in I999 and over \$200 million in 2000, including over \$150 million in the last quarter of 2000 alone. See "DirecTV Breaks Deutsch Ad," Advertising Age, October 24, 2000; "DirecTV Breaks \$20 Mil Effort From Deutsch," Advertising Age, January 22, 2001. According to its most recent IO-K filing with the Securities and Exchange Commission, the DISH Network spent \$139 million on advertising in 2000 and \$147 million in 2001. See EchoStar Communications Corp., Annual Report Pursuant to Section 13 or 15(d) of the Securities Exchange Acr of 1934 for the Fiscal Year Ended December 31. 2001, Form IO-K. File No. 0-26176, at 39. The DBS Providers also (footnote continues)

significant penetration, "the Commission should take official notice that potential subscribers are reasonably aware of DBS' availability. This would simplify the petition process by eliminating the need to provide DRS advertising and marketing materials.

Program Comparability. The programming offered by a competing MVPD is deemed "comparable" if it includes "at least 12 channels of video programming, including at least one channel of nonhroadcast service programming." The Commission has repeatedly found that the DBS Providers offer "comparable" programming. It therefore should take official notice to this effect, thus eliminating the need to include channel line-ups as part of each effective competition petition."

In light of the ample evidence satisfying each element of the first prong of the competing provider test, the Cornmission should take official notice that such prong is satisfied. This measure would considerably streamline the process and obviate the need to repeatedly recite these mechanical showings in each effective competition petition

maintain comprehensive websites through which consumers can learn more about local retail outlets and how to buy the necessary equipment online or through a toll-free number. See www.dislinetwork.com and www.directv.com. See Rate Order at n. 104("[W]e believe that regional or local marketing, such as by a national or regional 800 telephone number, would suffice.").

⁴¹ See NCTA Video Competition Comments at 13-14 (noting that 44 states have DTH penetration in excess of 15 percent as of April 2002).

⁴² See 47 C.F.R. § 76.905(g)

⁴³ See The Helicon Group, L.P., 17 FCC Rcd 16636, n. 8 (Media Bur. 2002) ("While Charter did not provide in its Petition a copy of EchoStar's nationwide channel lineup, which is otherwise available at www.dishnetwork.com, we have consistently found that the programming of both DBS providers satisfies the programming compatibility component of the competing provider effective coinpctition test."); see also Denton, Texas Order at ¶ 4; Dunedin, Florida Order at ¶ 2; Twelve Oregon Cities Order at ¶ 3; Hurlingen, Texas Order at ¶ 3; San Luis Obispo Order at ¶ 5; Various Vermont Communities Order at ¶ 3. Moreover, the DBS Providers satisfy the program comparability standard regardless of whether they provide local-into-local service. See Falcon Telecable, CSR 5986-E, DA 02-3140, ¶ 4 (Media Bur. rel. Nov. 14, 2002) ("[T]he Commission's effective competition program comparability standard does not include a local television programming component.").

⁴⁴ Notwithstanding repeated recitals to this general effect, the Commission's decisions routinely make reference to the channel line-ups provided by many cable operators. By taking official notice, any doubt as to the need to provide such documentation will be resolved.

3. Largest MVPD Issues

Section 623(1)(1)(B)(ii) of the Communications Act requires a showing that the combined penetration of all MVPDs "other than the largest" exceeds 15 percent. 45 Given that SkyTRENDS refuses to provide a break out of individual DTH provider's subscriber data. 46 in cases where the cable operator's subscriber total does not exceed aggregate DTH penetration. it is impossible to demonstrate which MVPD is the largest. The Commission therefore should clarify that the phrase "other than the largest" MVPD in Section 623(l)(l)(B)(ii) was simply based on the assumption that the "incumbent" MVPD would typically be the "largest" MVPD in a particular franchise area, and thus would be the party most likely to seek effective competition relief. Certainly Congress could not have intended to preclude effective competition relief to MVPDs other than the "largest" MVPD. especially where the smaller MVPD can demonstrate that it faces competition from MVPDs with aggregate penetration of 15 percent or more, notwithstanding that one or more of the competing MVPDs may be larger than the MVPD seeking effective competition relief. Thus, Section 76.905(b)(2)(ii) of the Commission's rules should be amended to change the phrase "other than the largest multichannel video programming distributor" to read "other than the multichannel video programming distributor seeking an effective competition ruling."

44

⁴⁵ See Time Warner Entertainment Co., L.P. et al. v. FCC, 56 F.3d 151 (D.C. Cir. 1995) (holding that the subscribership of all MVPDs, other than the largest MVPD, may be aggregated to satisfy the 15 percent threshold). See also 47 C.F.R. § 76.905(f).

⁴⁶ See Exhibit C (Letter from Doug Larson, SkyTRENDS, to Gary Matz, Esq., Time Warner Cable. dated June 11, 2002).

D. LECTest

In the *Cable Reform Order*, the Commission concluded that "a LEC's presence can have a competitive impact on a cable operator before the LEC finishes installing its plant or rolling out its services." The Commission therefore concluded generally that in order to denionstrate effective competition from a LEC:

If the LEC has not completed its buildout or roll out, the incumbent cable operator must establish that the LEC intends to do so within a reasonable period of time, that the LEC does not face regulatory, technical or other impediments to households taking service. that the LEC is marketing its service so that potential customers are reasonably aware that they will be able to purchase the service, that the LEC has begun actual commercial service, the extent of that service, the ease with which service can be expanded. and the estimated date for completion of the construction or rollout in the franchise area.

In various decisions applying the LEC lest, the Commission has repeatedly recognized that a LEC's presence does in fact have a significant competitive impact upon a cable operator long before the LCC builds out its plant." Despite this straight-forward directive, which is entirely consistent with repeated pronouncements that the LEC test contains no minimum homes passed or penetration threshold, LECs continue to argue that effective competition determinations should be withheld until the LEC completes construction to some nebulous "substantial" portion of the franchise area. For example, NATOA unfairly characterizes the

⁴⁷ Implementation of Cable Act Provisions of the Telecommunications Act of 1996, Report and Order. 14 FCC Red 5296, ¶ 11 (1999) ("Cable Reform Order").

⁴⁸ *See id.* at ¶ 13.

⁴⁹ See. e.g., Cablevision of Boston, Inc., 17 FCC Rcd 4772 (2002), affirming 16FCC Rcd 14056 (Cable Serv. Bur. 2001); Texas Cable Partners, 17 FCC Rcd 4377 (Cable Serv. Bur. 2002); Time Warner Entertainment-Advance/Newhouse Partnership, 17 FCC Rcd 6367 (Cable Serv. Bur. 2002): Armstrong Communications, Inc. v. Mount Pleasant Township. PA, 16 FCC Rcd 1039 (Cable Serv. Bur. 2001); Time Warner Entertainment-Advance/Newhouse Partnership, 12 FCC (footnote continues)

Commission's decisions to find effective competition under the LEC test in instances where the competitor has not yet conipleted its buildout as "show[ing] a disturbing willingness to ignore present economic facts in favor of a rosy vision of coming competition," and at least in one case, suggesting that the Cornmission should have not "ignored the facts of the more recent downturn in the telecommunications industry: the specific financial difficulties faced by [the LEC], the company's slowdown of construction ... and explicit statements by [the LEC] that it would not be able to niect its build-out schedule..."

The Commission's priority must be to protect competition, not specific competitors."

Industry-wide and company-specific financial problems, however unfortunate and distressing, cannot serve as a basis to ignore the competitive realities in a particular situation. Congress and the Commission have set forth the circumstances pursuant to which LECs are considered to provide effective competition – edicts that cannot simply be ignored because of financial circumstances faced by a particular competitor

Perhaps the most contentious issue in this area involves ascertaining what constitutes a "reasonable" period of time for a competitor to be required to build out under its franchise. Time Warner Cable suggests that the Commission establish a presumption that the buildout timetable established by the LFA in the franchisc agreement with the LEC will be deemed *per se* reasonable. LFAs are sophisticated bargainers that have familiarity with local construction

.

Rcd 3 143 (Cable Serv. Bur. 1997) (all finding LEC effective competition when only a portion of the franchise area was built out by the competitor).

⁵⁰ NATOA Comments at 35-36 (internal citations omitted).

⁵¹ See Brunswick Corp. v. Pueblo Bowl-O-Mat, Inc., 429 U.S 477,488 (1977) (noting that antitrust laws are designed to protect competition, not competitors); see also Applications of Nextel Communications Inc. For Transfer Of Control Of OneComm Corporation, N.A.,And C-CALL Corp., 10 FCC Rcd 3361, ¶ 30 (February 17, 1995) (in finding the Nextel/OneComm (footnote continues)

conditions and best understand the nuances of their own communities. Indeed, LFAs have a statutory obligation to ensure that a reasonable period is allowed for construction to be completed throughout the proposed service area. Shalong as the LFA has met its statutory obligation by including a provision in the franchise requiring construction that will ultimately result in a "substantial overlap" of service areas according to an established timetable, that timetable must be considered reasonable. It would be counterproductive for the Commission to engage in second-guessing on a case-by-case basis whether the LFA's adoption of a 3, 4½ or 6-year build out requirement is "reasonable" for its particular community. Thus, any buildout timetable that has been approved by the LFA should be deemed to satisfy the test.

'The proceeding also provides the Commission with a convenient opportunity to resolve the issues raised by the Petition for Declaratory Ruling filed last spring by Grande Communications, Inc. ("Grande"). As discussed above, Section 76.907(c) of the Commission's rules requires competitors to provide numerical totals regarding subscriber reach and penetration within 15 days of a cable operator's request. Grande requested clarification as to whether it was obligated to provide such information once Time Warner Cable had already tiled a petition seeking a finding of effective competition using the LEC test. In its filing, Time Warner Cable had pointed out that the LEC's penetration should not he relevant in LEC test

merger to be consistent with antitrust principles, tlic Commission noted that its "priority is to protect competition, not competitors, for the benefit of consumers.").

⁵² 47 U.S.C. § 541(a)(4)(A)

⁵³ See Grande Communications, Inc., Petition for Declaratory Ruling on the Application of 47 C.F.R. § 76.907(c) to a Pending Petition Tor Determination of Effective Competition Under the LEC Test. CSR 5869-E (filed Mar. 12,2002).

cases.⁵⁴ In opposition, both Grande and the City of Austin argued that the Grande's penetration is not only relevant, it is dispositive."

Remarkably, despite making this argument, Grande refused to provide current subscriber totals, using Time Warner Cable's assertion that the information is not relevant for purposes of the LEC test as a pretext. The Commission properly favors full disclosure of relevant facts by the affected parties in effective competition proceedings." Because of Grande's stonewalling, Time Warner Cable has been unable to update the record. To end Grande's gamesmanship, the Commission should clarify that in a LEC test proceeding, a cable operator may request and obtain a competitor's subscribership information pursuant to Section 76.907(c) where an opposing party, such as the LEC or a franchising authority, has raised a lack of penetration as a defense.

By inaking the foregoing clarifications and adopting the proposed minor changes, the Commission's actions will serve to align the effective competition process with today's competitive realities, ensure access to information necessary to meaningfully assess the specific competitive situation relative to particular communities, and streamline the administration of effective competition rulings.

⁵⁴ See Time Warner Entertainment-Advance/Newhouse Partnership, Petition for Special Relief (Austin, Texas). CSR 5701-E (filed May 11, 2001).

⁵⁵ See *Opposition* filed by Grande (filed Jan. 9. 2002) and *Opposition* filed by the City of Austin (filed Jan. 31,2002). CSR 5701-E.

11. GEOGRAPHIC RATE UNIFORMITY

A. Geographic Rate Uniformity Allegations Require Case-by-Case Adjudication.

In its comments, Everest Midwest LLC d/b/a Everest Connections ("Evercst") urges the ('ommission to use this rulemaking proceeding to resolve various pending cases involving geographic rate uniformity issues.⁵⁷ Most of these disputes involve incumbent cable operator petitions for special relief seeking determinations of effective competition for specific cable systems which have been opposed by an overbuilder such as Everest. Each of the proceedings cited by Everest have been fully briefed, and one has even been decided recently." In connection with its questionable efforts to seck resolution of these pending cases in this rulemaking, thereby evading the *ex parte* restrictions" and carefully crafted procedural requirements set forth in Section 76.7 of the Commission's rules, Everest urges the agency to respond to numerous leading questions that apparently have been deliberately phrased in an effort to elicit the responses desired by Everest. Upon even cursory analysis, it is evident that Everest's questions are based on faulty legal and factual premises.⁶⁰

⁵⁶ See Cablevision of Boston, Inc., 17 FCC Red 4772, ¶¶ 12-13 (2002).

⁵⁷ Everest Comments at 2-8.

⁵⁸ Altrio Communications, Inc. v. Adelphia Communications Corporation, SR 2-R. 02-3172 (Media Bur. rel. Nov.15, 2002).

⁵⁹ To the extent Everest **is** attempting to make substantive presentations involving non-exempt proceedings in order to affect the outcome of those proceedings, such actions would constitute direct violations of the Commission's *ex parte* rules. See 47 C.F.R. § 1.1208.

⁶⁰ For example, the first question posed by Everest is premised on Everest's assertion that "there is no dispute between incumbent cable operators and LECs that the incumbent must show that the LEC's system 'substantially overlaps' the incumbent's system before the incumbent will be deemed to be subject to effective competition." Everest Comments at 4. To the contrary, as Time Warner Cable has shown in Section I.D of these reply comments, the Coinmission has determined that a LEC's presence can have competitive consequences long before its construction is substantially complete.

The Commission should decline Everest's invitation to resolve the cited special relief proceedings in the context of this rulemaking. Time Warner Cable certainly agrees that several of the proceedings cited by Everest have been pending for substantial periods and are ripe for decision. However, each such proceeding involves a unique set of facts and circumstances, and thus each case is best resolved on the basis of the individual record developed in the applicable proceeding.

Indeed, given the complexity of many of the issues and the particularized factual situations presented, it is apparent that this rulemaking proceeding is not the proper forum for resolution of such cases. For example, in several cases, Time Warner Cable has noted that various claims relating to geographic rate uniformity are baseless because they involve promotional discounts." Everest concedes that promotional offers are exempt from the geographic rate uniformity restrictions. Such promotional rate issues are highly fact specific in terms of pricing, eligibility, terms and conditions, marketing, etc. and therefore are best evaluated on the record developed through an adjudicatory process. Moreover, Everest's request for a rigid 12-month limit on the availability of promotional discounts would not only unreasonably restrict the ability of consumers to reap the benefits of competition, but it would inhibit the Commission's discretion to evaluate the reasonableness of particular promotional offers on the basis of the unique tacts and circumstances of each situation. Similarly, Everest's

5 f

⁶¹ See Time Warner Entertainment-Advance/Newhouse Partnership, Petition for Special Relief (Austin. TX), CSR-5701-E (filed May 11, 2001); Complaint of Everest Connections (Kansas City. MO), CSR-5845-R (tiled Feb. 1, 2002).

⁶² Everest Comments at 6.

suggested requirement that promotions be marketed throughout the applicable franchise area would serve to eviscerate promotions as an exception to the geographic rate uniformity rule.⁶³

B. Section 76.984(a) of the Commission's Rules Should Be Amended in Light of CPST Deregulation.

Consistent with the Commission's intent as expressed in the *NPRM* to revise its "cable television rate regulations in light of the March 1999 end of cable programming service tier regulation," Section 76.984(a) of the Commission's Rules should be amended to delete the reference to cable programming service tiers ("CPST"). Given the March 31, 1999 sunset of CPST rate regulation, Section 623(d) of the Act and Section 76.984 which implements it, very clearly now only apply to the basic service tier and associated equipment. This fact has been recently recognized by the Commission: "Section 76.984 of the Commission's rules prohibits incumbent cable operators from engaging in geographic price discrimination with respect to programming in the basic tier, in the absence of effective competition." Ilowever, the text of Section 76.984 still does not reflect this change. Time Warner Cable therefore urges the Commission to amend Section 76.984 of its rules accordingly

Updating the rule will avoid any unnecessary confusion about whether the geographic uniformity requirement legally applies to CPST rates. Indeed, contrary to claims by some:

22

⁶³ Similarly, the Commission should reject Everest's proposal to adopt "predatory pricing" regulations for residential cable rates. Everest Comments at 7. There is simply no statutory jurisdiction for the Commission to wade into the complex issues that would result from entertaining such predatory pricing complaints that involve issues better handled by the relevant antitrust agencies. See Applications for Consent to the Transfer of Control of Licenses from Comcast Corporation and AT&T Corp. Transferors, to AT&T Comcast Corporation, Transferee, Memorandum Opinion and Order, FCC 02-310 (rel. Nov. 14, 2002), at ¶ 122 ("AT&T/Comcast Order"); Armstrong Communications, Inc. v. Mount Pleasant Township, PA, 16 FCC 1039, n. 34 (Cable Ser. Bur. 2001).

 $^{^{64}}$ See NRPM at \P \blacksquare

⁶⁵ See AT&T/Comcast Order at n.325.

Section 623(d) does not "by its express terms" or otherwise cover "uniform pricing of both basic service and the cable programming service tiers." In *Time Warner Entertainment Co. v. FCC*, the D.C. Circuit held that the geographic uniformity requirement "is clearly a form of rate regulation" under Section 623 and therefore the requirement may only be applied to rates which themselves are subject to rate regulation under Section 623. Thus, the requirement does not apply to any services offered by a cable system that is subject to effective competition because its services are no longer subject to rate regulation under Section 623. Likewise, the requirement does not apply to any cable service, such as a pay-per view or a premium service, that has been explicitly excluded from rate regulation under Section 623, and is also not applicable to unregulated services such as cable modem service. Given the March 31, 1999 sunset of CPST rate regulation, Section 623(d) now applies exclusively to the basis service tier and associated equipment, but no longer applies to CPST or to packaged offerings involving discounts to unregulated components of such packages.

When the Commission promulgated Section 76.984(a) to implement the "geographically uniform rate structure" provision *of* Section 623(d), the Commission concluded that "Section 623(d)'s focus is properly on <u>regulated services</u> in regulated markets." At the time, the rule was drafted to reflect that regulated services included both basic service and cable programming service. The rule has never been updated in light of the fact that rate regulation, and thus the geographic uniformity restriction. now applies only to basic cable service and associated

66

⁶⁶ Everest Comments at 5.

⁶⁷ 56 F.3d 151. 190-191 (D.C. Cir. 1995).

⁶⁸ Id.

⁶⁹ See Rate Order at \P 421.

⁷⁰ Kansas City Cable Partners .16 FCC Red 18751, ¶ 10 (Cable Serv. Bur. 2001)

equipment. Thus, the Commission should take this opportunity to dispel any further confusion about the current state of the law by revising Section 76.984(a) such that it is fully consistent with Section 623(d) and the March 31, 1999 sunset of CPST rate regulation, as well as with the court's decision in *Time Warner Entertainment Co. v. FCC*.

111. BST CHANNEL ADDITIONS OR DELETIONS

In the *NPRM*, the Commission acknowledged that "operator and franchising authority practices with respect to channel deletions and channel movements have varied considerably" due to disagreenients over the scope of the sunset provision in Section 76.922(g)(8) of the Commission's rules.⁷² That sunset provision plainly states that "Paragraph (g) of this section shall cease to be effective on January 1, 1998 unless renewed by the Commission."⁷³ The provisions terminated on the face of this sunset provision include Sections 76.922(g)(4)–(5), which required a pro-rata "residual" adjustment when channels were deleted from the HST or shifted between the BST and CPST '1'hefact that the Commission never acted to "renew" these provisions prior to January 1, 1998 is beyond dispute.

Stating that the intent of the sunset provision "has been the subject of some debate," the Commission solicited comment on how its rules regarding the impact of channel line-up changes on regulated rates should be "revised or interpreted," including whether the "pro-rata" rate adjustment methodology contained in Scction 76.922(g)(4) should be "reinstated." The Commission also attempted to clarify, on an interim basis, how rates should be adjusted to

⁷¹ Rate Order at ¶ 42 I (emphasis added).

 $^{^{72}}$ *NPRM* at ¶¶ 16,55.

⁷³ 47 C.F.R. § 76.922(g)(8).

⁷⁴ *Id.* at ¶¶ 15, 18, 20.

account for BST channel changes.⁷⁵ However, less than two months after issuing this interim clarification, the Commission, on its own motion, reconsidered its decision, acknowledging that cable operators reasonably could have understood the sunscl provision to have eliminated the pro-rata residual adjustment methodology."

Notwithstanding the foregoing, NATOA has attacked the Commission for suggesting that its rules were at all ambiguous and for offering any relief to cable operators who acted in reasonable reliance on the plain language of a published FCC regulation. Furthermore, NATOA targets Time Warner Cable specifically, suggesting that Time Warner Cable's strict interpretation and application of the sunset provision in cases involving the movement of channels from BST to CPST was "absurd" and "couldnot have been adopted by Time Warner in good faith. The adhominem accusation leveled by NATOA against Time Warner Cable is particularly disappointing and beyond the pale of reasonable advocacy, especially given that it is based on willful distortions of the language and history of Section 76.922(g) by NATOA.

First, in applying a straight-forward interpretation of the sunset provision, Time Warner Cable simply was following the plain language of Section 76.922(g)(8). That language expressly states that the sunset applies to '-Paragraph (g) of this section," without limitation to particular portions of paragraph (g). Thus, under well-settled principles of statutory and regulatory construction. Time Warner Cable was absolutely justified in reading the sunset provision as terminating. *inter alia*. the residual adjustment provisions in Section 76.922(g)(4) and (5).

 $^{^{75}}$ *Id.* at ¶ 55

⁷⁶ See In the Matter of Revisions to Cable Television Rate Regulations, Order, 17 FCC Rcd 15974, ¶ 2 (2002) (revising ¶ 55 of the NPRM) ("Rate Regulation Rulemaking Order").

⁷⁷ NA'I'OAComments at 40-46.

⁷⁸ NATOA Comments at 42-43 (emphasis in original).

Indeed, adopting an interpretation of the plain language of Section 76.922(g)(8) that effectively would insert within it a condition preserving certain provisions of Section 76.922(g), while allowing others to sunset: "is not to construe the [provision] but to amend it." NATOA chastises those who seek to abide by the plain language of FCC regulations as overly "literalist."

NATOA specifically accuses Time Warner Cable of acting in bad faith by relying on the plain language of Section 76.922(g)(8), suggesting that Time Warner Cable was attempting to lake advantage of a "typographical error."" This contention on the part of NATOA simply is not credible. The language of Section 76.922(g)(8) at issue has existed unchanged as part of the Commission's rules since 1994. Moreover, in its 1999"regulatory streamlining" proceeding, the Commission rejected a specific request that it adopt language clarifying that the sunset provision did not terminate all of the provisions of Section 76.922(g). In other words, the Commission's actions since 1994 are completely consistent with the conclusion that the broad scope of Section 76.922(g)(8) was intentional, not accidental."

[&]quot;See Detroit Trust C'o. v The Thomas Barlum, 293 U.S. 21. 38 (1934)

⁸⁰ NATOA Comments at 42

 $^{^{81}}$ *Id*.

⁸² See In the Matter of 1998 Biennial Regulatory Review)-- Streamlining of Cable **Television** Services Part 76 Public File and Notice Requirements, Report and Order, 14 FCC Rcd 4653, ¶31 (1999) ("Public File Streamlining Order").

As indicated, in the NPRM, the Commission raised the issue of whether the pro-rata residual adjustment methodology should be "reinstated." NPRM at ¶ 20. In the regulatory streamlining rulemaking, the Commission made a similar comment, noting that the requested "clarification" of Section 76.922(g)(8) required "reinstatement" of the provision in question. See *Public File Streamlining Order* at ¶ 31. Both of these Commission pronouncements are wholly consistent with the view that Section 76.922(g) sunset in its entirety on January 1, 1998 in accordance with its express terms.

Second, even if there was reason to look outside the plain language of Section 76.922(g)(8) in order to establish its meaning, the evidence overwhelmingly supports the conclusion that Section 76.922(g)(8) means precisely what it unquestionably says. This evidence includes not only the above-described refusal by the Commission to "fix" the provision in the regulatory streamlining provision. but also the adoption by the Commission of several rate decisions denying cable operators any adjustment (other than external costs) for channels added after January 1, 1998. If the Commission did not intend Ter all of Section 76.922(g) to sunset on January 1. 1998, including the residual adjustment provisions, these cases would have been decided differently.

NATOA simply ignores this record and points instead to language in the rulemaking order that accompanied the adoption of the sunset provision in 1994. 85 According to NATOA,

- ...

⁸⁴ See, e.g., Cox Cable of Louisiana Metro System, 13 FCC Rcd 24246, ¶ 8, n.15 (Cable Serv. Bur. 1998); Cable .Michigan, Inc., I3 FCC Rcd 24228, ¶ 5, n.11 (Cable Serv. Bur. 1998) (explaining disallowance of adjustment by referencing Section 76.922(g)(8) sunset provision).

⁸⁵ NATOA Comments at 40-41 (citing In the Matter of Implementation of Sections of the Cable Television Consumer Protection und Competition Act of 1YY2: Rate Regulation, Sixth Order on Reconsideration, Fifth Report and Order, and Seventh Notice of Proposed Rulemaking, 10 FCC Red 1226,198(1994)). In a vain effort to show that the sunset provision did not apply to the pro-rata residual methodology, NATOA also cites a decision issued by the Cable Services Bureau granting a stay of a local rate order in which the franchising authority ruled that the prorata residual rule had been sunset by Section 76.922(g)(8) and that the cable operator could not increase its BST rate when it shifted a channel to BST from CPST. NATOA Comments at 40, 11.80(citing TCI Cablevision of Dallas, Inc., 14 FCC Rcd 9252 (Cable Serv. Bur. 1999) ("Farmers Brunch")). Reliance on this decision is misplaced. As the Commission has consistently noted, including in the Farmers Brunch case itself, in cases in which other elements strongly favor interim relief, the Commission may exercise its discretion to grant a stay without establishing whether the petitioner is likely to succeed on the merits. *Id.* at ¶ 2; see also Cablevision of New York, et. al., 10 FCC Rcd 12279 (Cable Serv. Bur. 1995) (granting stay of rate order without any assessment of likelihood of success on the merits in light of potential for irreparable harm to operalor (who would not be able to recover revenues lost due to a forced rollback and/or refund payments) and the absence of harm to consumers (who can be made whole, if necessary, by refunds with interest)). In any event, the Farmers Brunch stay order essentially lost any precedential value it might otherwise have had when the Cable Services Bureau, a year after granting the requested stay, granted a joint motion filed by the LFA and the (footnote continues)

the discussion surrounding the adoption of the sunset provision suggests that the Commission intended for paragraph (g) to "revert to the former language of that section." However, to the extent that NATOA is suggesting that the former language of the rule would include the pro-rata residual adjustment methodology, they are again willfully misrepresenting the rule's history.

As the NPRM makes clear, the pro-rata residual adjustment methodology was first adopted in the same order as the CAPS adjustment rule and the sunset provision itself.⁸⁷ Thus, the "former language" that NATOA claims survived the sunset was the "per channel" (or "Markup") methodology first adopted in the Second Order on Reconsideration, Fourth Report and Order, und Fifth Notice of Proposed Rulemaking," not the pro-rata residual.

Recognizing that the per channel adjustment rule was the "former" rule in effect prior to the adoption of hoth the sunset provision and the pro-rata residual methodology, the Commission acted to clarify its interim methodology for adjusting rates to reflect channel line-up changes so as to "grandfather" rate adjustments based on the per channel adjustment approach." **As** indicated, NATOA believes that the Commission, in adopting this clarification, is "facilitating evasions" of its rules by cable operators. At the same time, NATOA asserts that the clarifying order is evidence that Time Warner Cable's position regarding the scope of the sunset provision

cable operator to voluntarily withdraw and dismiss the pending appeal "without benefit of substantive Commission review." TCI Cablevision of Dallas, Inc., 15 FCC Rcd 10889, ¶ 1 (Cable Serv. Bur. 2000). Indeed, the fact that the case remained pending for a year before it was withdrawn — notwithstanding the Commission's assertion that it expected "to address the merits of the operator's appeal quickly" — indicates that the substantive outcome of the case was not as clear as NATOA seeks to imply.

⁸⁶ NATOA Comments at 41-42.

⁸⁷ *NPRM* at ¶¶ 12-13, 55.

⁸⁸ 9 FCC Rcd 41 I0 (1994) ("Second Reconsideration Order")

⁸⁹ NPRM, supra

is "frivolous" and that 'lime Warner Cable could not "conceivably have believed" that it was allowed to move channels from the BST to the CPST without at least applying the per-channel adjustment methodology.""

Again, the argument advanced by NATOA ignores the very plain language and history of the residual rule and the sunset provision. Time Warner Cable's approach, which has been to adjust its rates to reflect the reduction in external costs associated with the movement of a channel or channels from the BST to the CPST, is absolutely consistent with the plain language of Section 76.922(g)(8), which nowhere provides for the resurrection of the per-channel adjustment methodology. Furthermore, Time Warner Cable's approach is completely consistent with, and dictated by, the decisions cited above in which the Commission itself, citing the sunset provision, refused to permit operators to take per-channel adjustments after December 31, 1997. In short. Time Warner Cable's position was not in any way frivolous or indicative of bad faith

In conclusion, 'Time Warner Cable submits that, as proposed by NCTA in its comments, the Commission should "grandfather" existing rate calculations made on the basis of a good faith interpretation of Section 76.922(g)(8), including calculations that, consistent with the plain language of the sunset provision and the Commission's own decisions, do not include any prorata or per-channel residual adjustment for the deletion of BST channels or the movement of

⁹⁰ NATOA Comments at 44-45.

Insofar as NATOA suggests that Time Warner Cable could not have believed that neither the per-channel nor pro-rata residual adjustment methodology survived the sunset of Section 76.922(g), it should be noted that the per-channel methodology itself was not adopted until the Second Reconsideration Order, nearly a year after the initial rate rules were implemented. See NPRM at ¶ 1?

BST channels to CPST.⁹³ Time Warner Cable also supports NCTA's proposal for the adoption **of** a new rule that would apply the per-channel adjustment methodology (determined without reference to unregulated CPST channels) on a going forward basis to BST channel additions, deletions, and shifts on an equal basis."

⁹² See. e.g., Cox Cable of Louisiana Metro System, supra; Cable Michigan, Inc., supra. See also Public File Streamlining Order at ¶ 31 (refusing to "reinstate" per channel adjustment niethodology which had been sunset by Section 76.922(g)(8)).

⁹³ NCTA Comments at 4-5

⁹⁴ See also Comcast Comments at 24-28; Cablevision Comments at 5-6; Cox Comments at 12-15.

CONCLUSION

Time Warner Cable reiterates its agreement with NCTA and others who suggest that the Commission's rules and policies relating to the regulation of cable rates can and should be updated in light of the sunset of CPST regulation without a major rewrite. Time Warner Cable endorses the proposals by NCTA to clarify and fine-tune numerous aspects of the Commission's cable rate regulation rules. Specifically, Time Warner Cable urges the Commission to adopt the various suggestions, set forth in detail in these reply comments, for streamlining the process for effective competition determinations; to revise Section 76.984(a) of its rules to delete the outdated reference to CPST; and to establish logical and easy to administer regulations to govern rate adjustments flowing from any future additions or deletions of channels from BST.

Respectfully submitted,

TIME WARNER CABLE

Steven N. Teplitz Vice President/Associate General Counsel **AOL** Time Warner Inc. 800 Connecticut Avenue

Washington, D.C. 20006

202-530-7883

Arthur H. Harding

Seth A. Davidson

Craig A. Gilley

Lisa Chandler Cordell

Fleischman and Walsh, L.L.P

1400 16th Street, N.W.

Suite 600

Washington. D.C. 20036

202-939-7900

Its Attorneys

Dated: December 4, 2002

151539-3.DOC

EXHIBIT A



Merrill S. Spiegel Vice President Government Affairs

February 28,2002

Arthur H. Harding, Esq. Fleischman and Walsh, L.L.P. 1400 Sixteenth Street, NW Washington, DC 200036

Dear Mr. Harding:

I am writing in response to you letter of February 13, 2002 to Robert M. Hall, General Counsel of DIRECTV, Inc., regarding data your client, Time Warner Cable (TWC), is seeking to obtain.

The data sought by TWC, pursuant to 47 C.F.R. § 76.907(c), is currently available, in a complete and accurate form, through the SkyTRENDS program. It is my understanding that while the difficulties of dealing with and verifying the multimillion-field ZIP+4 databases have occasioned delays in the past, that is no longer the case. I can assure you that SkyTRENDS receives accurate and complete data files from DIRECTV.

The numbers that TWC requests for purposes of preparing effective competition petitions are available within 15 days of a valid request. As you are aware, such a request must include complete and accurate information on the ZIP+4 areas covered by each franchise area under consideration. If such data is not easily obtainable by TWC, the SkyTRENDS program can offer assistance in compiling it.

Because the ZIP+4 data TWC is requesting is currently available through SkyTRENDS, DIRECTV will refer your requests to that program.

Sincerely,

Merrill S. Spiegel

Merrill & Sprigel

cc: Robert M. Hall

EXHIBIT B



ZIP Code Identification Methodology

How It Works

SkyTRENDS uses a two-stage process for identifying and mapping 5-digit U.S. Postal Service ZIP codes to cable franchise areas.

First, our cable clients provide SkyTRENDS with a list of franchise areas, associated counties and franchise type (city, village, town, unincorporated county, etc.).

Using Census boundary files and U.S. Postal Service ZIP code boundaries, SkyTRENDS maps all 5-digit ZIP codes to each franchise area. Because ZIP codes and place boundaries are managed by two different Federal agencies with two distinct purposes, these boundaries often do not match.

In order to find all of the ZIP codes associated with a franchise area, SkyTRENDS. using 3rd party mapping software, searches to find all cases where a ZIP code boundary intersects a franchise boundary. This results in a list of ZIP codes that are either wholly within, partially within or border on a franchise area – the "found set."

In addition to this "found set," the process also produces, for each ZIP code, **the** total square mileage of that ZIP code and the square mileage, which falls within the franchise area. This, in turn, yields a % overlap of the ZIP code in the franchise area.

SkyTRENDS does not provide direct-to-home (DTH) satellite subscriber reporting in cases where a ZIP code's geographical overlap into a franchise area is less than 1%. We assume, for purposes of this reporting, that these reflect the situation of a ZIP code simply bordering on –but not actually within or a part of—the franchise area.

The **Software**

The SkyTRENDS ZIP code identification process uses Dynamap®/5-Digit ZIP Code boundary software and StreetPro® boundary software.

The **Dynamap®** 5-Digit **ZIP Code** data product is a graphic representation of the ZIP Codes assigned by the U.S. Postal Service. The ZIP Code maps cover all fifty United States and the District of Columbia. The source of these data is Geographic Data Technology, Inc. (GDT). GDT created these data using a combination of its DYNAMAP/2000 data, the United States Postal Service (USPS) ZIP+4 Data File, the USPS National 5-Digit ZIP Code and Post Office Directory, USPS ZIP+4 State Directories, and the USPS City State File. The ZIP Code data is updated quarterly. The United States Postal Service has contracted directly with GDT to map all ZIP codes.



StreetPro® was developed from Geographic Data Technology's (GDT) proprietary database of information, which was originally developed from U.S. Census Bureau's TIGER/Line files, and significantly enhanced from GDT's 5,200 data sources. The StreetPro software is updated annually. When running ZIP Code identification reports or ZIP+4 reports, SkyTRENDS always references the Census Bureau's Geographic Change Notes at http://eire.census.gov/popest/archives/files/boundary.php for any changes since the last updates.

Data Considerations

It must be recognized that the **U.S** Postal Service adds, deletes, splits or otherwise modifies dozens of ZIP codes each month and these changes will not always be reflected in our identification reports due *to* lag times in software releases of the quarterly updates of Dynamap's 5-digit ZIP code files. Moreover, discrepancies among U.S. Postal Service files can occur, and ZIP codes and Census areas are managed by different agencies and are based on different methodologies/geographies, which can lead to boundary layering difficulties. Thus, while no known source can provide results that are always 100% accurate, we feel that our ZIP code identification process is the best available option for identifying franchises and their associated ZIP codes.

Please note that, as with our ZIP+4 reporting, the accuracy of the results will depend in large measure on correctly identifying the franchise areas at the outset.

EXHIBIT C



June 11.2002

Gary R. Matz, Esq. Assistant General Counsel Time Warner Cable 290 Harbor Drive Stamford, CT 06904-2210

Gary:

This letter should serve to confirm that SkyTRENDS does not, under any circumstances, break out its direct-to-home (DTH) subscriber counts by provider. DTH counts are always provided as an aggregate total of Dish Network, DirecTV and C-Band subscribers by franchise area.

If you have any questions or concerns, please don't hesitate to call.

Sincerely,

Doug Larson SkyTRENDS (303) 271-9960

CERTIFICATE OF SERVICE

I, Kyle A. Baker, a secretary at the law firm of Fleischman and Walsh, L.L.P., hereby certify that copies of the foregoing "Reply Comments" were served this 4th day of December, 2002. via first-class mail. postage prepaid. upon the following:

W. Kenneth Ferree, Esq.* Chief, Media Bureau Federal Communications Commission Washington, D.C. 20554

Steven Broeckaert, Esq.
Deputy Division Chief.
Policy Division
Media Bureau
Federal Communications Commission
445 Twelfth Street. SW
Room 4-AS65
Washington, DC 20554

Christopher C. Cinnamon, Esq.
Cinnamon Mueller
307 North Michigan Avenue
Suite 1020
Chicago, IL 60601
Counsel for Grande Communications, Inc

Rondella M. Pugh
Director of Telecommunications &
Regulatory Affairs
City of Austin
206 E. 9th Street
Suite 13.110
Austin, TX 78701

Mayor Ed Ellert City of Overland Park 8500 Santa Fe Drive Overland Park, KS 66210

Rachel Lipman Reiber Vice President Everest Midwest Licensee. LLC 4740 Grand Avenue. Suite 200 Kansas City, MO 64122 Lester **S.** Hood Assistant City Attorney P.O. Box 1546 Austin. TX 78767-1546

Jesus Garza
City Manager
City of Austin
P.O. Box 1088
Austin. TX 78767

Mayor Jim Allen City of Shawnee I 1 10 Johnson Drive Shawnee, KS 66203

Carol Gonzales
City of Shawnee
1110 Johnson Drive
Shawnee, KS 66203

Marvin Rainey, Esq.
Kainey & Rainey
6700 Antioch, Suite 420
Shawnee Mission, KS 66204
Counsel for the City of Shawnee, Kansas

Bill Geary Assistant City Attorney City of Kansas City, Missouri 414 E. 12th Street Kansas City, Missouri 64106

Rondella M. Pugh
Director of Telecommunications &
Regulatory Affairs/City Aitorncy
City of Austin
P.O. Box 1088
Austin. TX 78767

Frederick E Ellrod III

Miller & Van Eaton, P.L L.C.

1155 Connecticut Avenue, N. W #1000

Washington. D.C. 20036-4306

Counsel for Southwestern Oakland Cable Commission

Caren Collins Southwestem Oakland Cable Commission 24021 Research Drive Farmington Hill, MI 4833.5

14/1/1/1